

DEPARTMENT OF COMMERCE

Patent ar demark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARK
Washington, D.C. 20231

scription of the general nature of what was agreed to if an agreement was reached, or any other comments: SIGNATURE THAT THAT PHAR PROCESS IS DIRECTED TO POWER COMPONION SIGNATURE THAT THAT PHAR PROCESS IS DIRECTED TO POWER COMPONION SIGNATURE SECONDARY MERCHAS THE SECONDARY AND TRACEMENTS. THE COMMINGE WILL ECOSIDER HIS POSITION fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable stabe attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be ached.) Alt is not necessary for applicant to provide a separate record of the substance of the interview. Sess the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	APPLICATION NUMBER	* FILING DATE	FIRST NAMED APPLICANT	ATTO	RNEY DOCKET NO.
INTERVIEW SUMMARY Iparticipants (applicant, applicant's representative, PTO personnel): Participants (applicant, applicant's representative, PTO personnel):					-
INTERVIEW SUMMARY Iparticipants (applicant, applicant's representative, PTO personnel): Participants (applicant, applicant's representative, PTO personnel):				E	(AMINER
INTERVIEW SUMMARY Interview Sum	*				
INTERVIEW SUMMARY DATE MAILED: INTERVIEW SUMMARY Participants (applicant, applicant's representative, PTO personnel):	4				
INTERVIEW SUMMARY DATE MAILED: INTERVIEW SUMMARY DATE MAILED:				ARTUNIT	
INTERVIEW SUMMARY participants (applicant, applicant's representative, PTO personnel): KA, HELINK (3) K. KRAFKA T. GLEAVES IN (4) E WGB MAN the of Interview I2 5/03 pe: Telephonic Televideo Conference Personal (copy is given to papilicant papilicant's representative). hibit shown or demonstration conducted: Yes No if yes, brief description: remement was reached. was not reached. him(s) discussed: OF LHORD scription of prior art discussed: OF RECORD scription of the general nature of what was agreed to if an agreement was reached, or any other comments: PRINCONTS SMEHANCE THAT THEIR IFECESS IS DIRECTED TO BOUNG COMPONIA LHEGRANCE IS DIRECTED TO NONLOGAR CHARGE HIS FEAVOR AND TRANSPORTED TO MONLOGAR CHARGE HIS FEAVOR AND TRANSPORTED TO THE STANDER WILL BE SAVIED AND SUCH AS FEAVOR AND TRANSPORTED TO THE STANDER WILL BE SAVIED AND SUCH AS FEAVOR AND TRANSPORTED TO THE STANDER WINCH HIS POSTICENT HIS CONTROL TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW. (SEE MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW. (SEE MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW. (SEE MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW. (SEE MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW.					18
participants (applicant, applicant's representative, PTO personnel): A	· '	· Ilizani	M=11.	DATE MAILED:	
The Creation of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 (4) E WGB MAN the of Interview 12 5 03 the of In		INIEH	VIEW SUMMARY		
te of Interview 12 5 03 pe: Telephonic Televideo Conference Personal (copy is given to Deplicant Deplicant's representative). hibit shown or demonstration conducted: Yes No If yes, brief description: reement was reached. Was not reached. aim(s) discussed: OF LHORD scription of the general nature of what was agreed to if an agreement was reached, or any other comments: APPLICANTS Scription of the general nature of what was agreed to if an agreement was reached, or any other comments: APPLICANTS Such as THAT THAT PHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK AS FORMAL WAITHEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04) If a reply to the last Office on has are ready been filled, APPLICANT IS GIVEN ONE MONTH FERNY TO THE PLEY TO THE LAST OFFICE ACTION on has are ready been filled, APPLICANT IS GIVEN ONE MONTH FERNY TO THE FURTH TO THE	participants (applicant, applicant	's representative, PTO personn	el):	•	
te of Interview 12 5 03 pe: Telephonic Televideo Conference Personal (copy is given to Deplicant Deplicant's representative). hibit shown or demonstration conducted: Yes No If yes, brief description: reement was reached. Was not reached. aim(s) discussed: OF LHORD scription of the general nature of what was agreed to if an agreement was reached, or any other comments: APPLICANTS Scription of the general nature of what was agreed to if an agreement was reached, or any other comments: APPLICANTS Such as THAT THAT PHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK COMPAR. Such as THAT CHAIR PROCESS IS DIRECTED TO BOURK AS FORMAL WAITHEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04) If a reply to the last Office on has are ready been filled, APPLICANT IS GIVEN ONE MONTH FERNY TO THE PLEY TO THE LAST OFFICE ACTION on has are ready been filled, APPLICANT IS GIVEN ONE MONTH FERNY TO THE FURTH TO THE	KA	HERINA	(3)	KOREKA	
the of Interview 12 5 03 pe: Telephonic Televideo Conference Personal (copy is given to applicant applicant's representative). hibit shown or demonstration conducted: Yes No If yes, brief description: prement was reached. was not reached. aim(s) discussed: OF LHORD scription of the general nature of what was agreed to if an agreement was reached, or any other comments: APPLICATION scription of the general nature of what was agreed to if an agreement was reached, or any other comments: APPLICATION Such as THAT THAT THAT PROCESS IS DIRECTED TO FOLIAR COMPANIAL SUMFOLIANS THAT SECONDAR LINE COMPANIAL SUMFOLIANS THAT SECONDAR LINE COMPANIAL SUMFOLIANS SUCH AS THAT SECONDAR LINE COMPANIAL SUMFOLIANS SUCH AS THAT SECONDAR LINE COMPANIAL SUMFOLIANS SUCH AS THAT SUMMAND SUCH AS THAT SECONDAR LINE COMPANIAL SUMFOLIANS SUCH AS THAT SUMMAND SUCH AS SUMMAND SU		1		46000)
pe: Telephonic Televideo Conference Personal (copy is given to applicant applicant's representative). hibit shown or demonstration conducted: Yes No If yes, brief description: reement was reached. Was not reached. aim(s) discussed: OF LEGED scription of the general nature of what was agreed to if an agreement was reached, or any other comments: MPCLOSTS scription of the general nature of what was agreed to if an agreement was reached, or any other comments: MPCLOSTS Such AS THAT THEIR PROCESS 'S DIRECTED TO BOLING COMPONIA Such AS THE CLAIMED AMDEX LADAR WHEREAS THE SECONDAY LECALISED TO BOLING COMPONIA LECALISED THE SECONDAY AND THE CLAIMED AMDEX LADAR WHEREAS THE SECONDAY Intelled description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable is to attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be cheed.) This not necessary for applicant to provide a separate record of the substance of the interview. ess the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION ON has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW. (See MPEP Section 713,04), if a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW TO THE LAST AFFIRMENT OF THE		12/1/02	(4)	WGISMAN	/
Initial in the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IOT WAIST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office ACTION IOT WAIST INCLUDE THE SUSTANCE OF THE INTERVIEW DATE TO THE LAST OFFICE ACTION IOT WAIST INCLUDET HE SUSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office ACTION IOT WAIST INCLUDET HE SUSTANCE OF THE INTERVIEW.	te of Interview	45/03	 - :.		
Interpretation conducted: Yes No If yes, brief description: Percent Per	pe: 🗆 Telephonic 🗀 Televided	Conference Personal (cor	y is given to □applicant □	applicant's represe	ntative).
reement was reached. was not reached. aim(s) discussed: OF RECORT) scription of the general nature of what was agreed to if an agreement was reached, or any other comments: MP COMPS Scription of the general nature of what was agreed to if an agreement was reached, or any other comments: MP COMPS Scription of the general nature of what was agreed to if an agreement was reached, or any other comments: MP COMPS Scription of the general nature of what was agreed to if an agreement was reached, or any other comments: MP COMPS Scription of the general nature of what was agreed to if an agreement was reached, or any other comments: MP COMPS Scription of the general nature of what was agreed to if an agreement was reached, or any other comments: MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription To Place MP COMPS AND COMPS COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of what was agreed to MP COMPS Scription of the general nature of was agreed to MP COMPS Scription of the general nature of was agreed to MP COMPS Scr	4				
Scription of the general nature of what was agreed to if an agreement was reached, or any other comments: APPLICATION POLOSS S DIRECTED TO BOLDE COMPONION	aim(s) discussed:	OF	EKOPP E RECMED		
Such as the Child and Oxidate whether the secondary of the amendments, if available, which the examiner agreed would render the claims allowable st be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be ached.) At is not necessary for applicant to provide a separate record of the substance of the interview. The contrary of the interview of the interview. The contrary of the interview of the	enuncation of prior art discussed.	٦ .			
THE CONTROL OF THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	escription of the general nature of	what was agreed to if an agreer	ment was reached, or any other	comments: A	PLICANTS
THE CONTROL OF THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	EXPLANED THA	T THEIR PROCE	ESS IS DIRECTED	TO POL	AR COMPOUN
AND CRACKS THE COMMINGE WILL ECONSIDER HIS POSITION fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable st be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be ached.) It is not necessary for applicant to provide a separate record of the substance of the interview. The summary thereof must be seen the checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	Such AS THE	- CLAIMED AND	OVIANAC INSCA	CAS THE	566000000
fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable st be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be inched.) It is not necessary for applicant to provide a separate record of the substance of the interview. The paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	ALEGOL WA 10	N A C - A - A	estimate a		- C-CNVIAG
fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable st be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be ached.) It is not necessary for applicant to provide a separate record of the substance of the interview. The paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	RET GROWER B				
ess the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE		NCGS. 1 46 EXC	MINGE WILL EX	CONSIDER A	FU POSITION 1
ess the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	st be attached. Also, where no ci	nd a copy of the amendments, if oppy of the amendments which w	available, which the examiner a could render the claims allowable	agreed would render e is available, a surr	the claims allowable mary thereof must be
ess the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	It is not necessary for applicar	nt to provide a separate:record o	of the substance of the interview		•
on has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE	ess the paragraph above has be	en checked to indicate to the co	ntrany A FORMAI WRITTEN D	EDIV TO THE LAC	T OFFICE ACTION
	NOT MAINED AND MOST INCLU	UE THE SUBSTANCE OF THE	INTERVIEW (See MPEP Sec	tion 713 (M). If a ron	by to the least Office